

Docket (/docket/PTO-P-2021-0032) / Document (PTO-P-2021-0032-0002) (/document/PTO-P-2021-0032-0002)
/ Comment

 PUBLIC SUBMISSION

Comments Submitted by Daniel Thomson

Posted by the **Patent and Trademark Office** on Sep 7, 2021

View More Comments 62 (/document/PTO-P-2021-0032-0002/comment)

View Related Comments 145 (/docket/PTO-P-2021-0032/comments)

Share ▼

Comment

The courts have rendered too many inventions patent ineligible. Congress needs to address this issue as quickly as possible to prevent the further disincentive for American companies to innovate. Many times, the court's rationale for striking down inventions as ineligible under Section 101 could be better addressed using sections 102 and/or 103. And until Congress addresses this, the courts are going to continue to create moving targets, making it difficult for companies to know how best to invest their research dollars.

Comment ID

PTO-P-2021-0032-0022



Tracking Number

kr2-2722-7419

Comment Details

Submitter Info

Document Subtype

Comment(s)

Received Date

Jul 12, 2021

Page Count



Your Voice in Federal Decision Making

[About](#) [Agencies](#) [Learn](#)
(/about) (/agencies) (/learn)

[Reports](#) [FAQ](#)
(<https://resources.regulations.gov/public/component/main?main=Reports>) (/faq)

[Privacy & Security Notice \(/privacy-notice\)](#) | [User Notice \(/user-notice\)](#) |
[Accessibility Statement \(/accessibility\)](#) | [Developers \(https://open.gsa.gov/api/regulationsgov/\)](https://open.gsa.gov/api/regulationsgov/)

[Support \(/support\)](#) [Provide Site Feedback](#)